

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER FILING DATE 08/813.852 03/07/ FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

PM11/0607

DOCKERY

JEFFREY M BECKER HAYNES AND BOONE 3100 NATIONSBANK PLAZA 901 MAIN STREET DALLAS TX 75202-3789

03/07/97

EX	AMINER
BARTUS	KA.F
ART UNIT	PAPER NUMBER
3652	$\overline{a}$
DATE MAILED:	06/07/98

21651.3

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

		A	DVISORY ACT	ION				
<b>∕</b> th	E PERIOD FOR RESPONS	E:						
a) 🔀	is extended to run	or continu	ues to run 3 <u>/11</u> 0	nTHS from the	date of the final rejection			
ы́ <sub>П</sub>	expires three months from event however, will the sta	the date of the final rejutatory period for the res	ection or as of the sponse expire later	mailing date of this Ac than six months from	lvisory Action, whichever is I the date of the final rejection	later. In no n.		
	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.							
	ppellant's Brief is due in acco							
X Ap	oplicant's response to the fina place the application in conc	al rejection, filed 52	28-99 has	been considered with	the following effect, but it is	not deemed		
1. 💢	The proposed amendments	s to the claim and /or sp	ecification will not	be entered and the fir	al rejection stands because:			
,	a. There is no convincir presented.	ng showing under 37 Cl	FR 1.116(b) why th	ne proposed amendme	ent is necessary and was not	earlier		
	b. They raise new issue	es that would require fur	rther consideration	and/or search. (See	Note).			
	<u> </u>	of new matter. (See No						
	d. They are not deems appeal.	ed to place the applicati	ion in better form fo	or appeal by materially	reducing or simplifying the i	ssues for		
	e. They present addition	onal claims without cand	celling a correspon	ding number of finally	rejected claims.			
	NOTE: / NCLUDIA	IN THE	101.10			100.16		
				IA) ILIE	PRATICAL	116/11/16		
	ANO D	ISPLAYING	THE	PUBLICATI	ON IN PRO	XXIICE		
	AND DI	ISPLAYING E PRODU	CHAND	PUBLICATI PER NEW	ISSUES.	MANICLE DAMITY		
2.	Newly proposed or amend	ISPLAYING IE PRODU	ct A	Publicati LE NEW	a separately filed amendmen	NKIICLE DXIIII		
2. 🗆	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, it	SPLAYING E PRODUC	would be	PUBLICATO NO LO SELECTION DE LA CONTRA LA CONT	ISSUES.			
2. 🗆	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, be as follows:	ded claims	would be and	PUBLICATO NO LO SELECTION DE LA CONTRA LA CONT	a separately filed amendmen			
2. 🗆	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, be as follows:	ded claims	would be and	PUBLICATO NO LO SELECTION DE LA CONTRA LA CONT	a separately filed amendmen			
2. 🗆	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, it	ded claims	would be and	PUBLICATO NO LO SELECTION DE LA CONTRA LA CONT	a separately filed amendmen			
2. 🗆	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, the as follows:  Claims allowed:  Claims objected to:  Claims rejected:  However;	ded claims the proposed amendments  ONE	would be and will be enter	allowed if submitted in	a separately filed amendmen			
2. 3. X	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, the as follows:  Claims allowed:  Claims objected to:  Claims rejected:  However;	ded claims	would be and will be enter	allowed if submitted in	a separately filed amendmen			
2. 🗆 3. 🔀	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, the ast follows:  Claims allowed:  Claims objected to:  Claims rejected:  However;  Applicant's response the	ded claims the proposed amendment  the proposed	would be and will be entered with will be entered with the entered with th	allowed if submitted in	a separately filed amendmen	alaims will		
2.  3.  4.	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, be as follows:  Claims allowed:  Claims objected to:  Claims rejected:  However;  Applicant's response to the affidavit, exhibit or required.	ded claims the proposed amendment the propose	would be and will be entered with will be entered with the entered with th	allowed if submitted in ered will not be en	a separately filed amendment of the control of the	daims will		
2.	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, be as follows:  Claims allowed:  Claims objected to:  Claims rejected:  However;  Applicant's response to the affidavit, exhibit or required.	ded claims the proposed amendment the propose	would be and will be entered with will be entered with the entered with th	allowed if submitted in ered will not be en	a separately filed amendment	daims will		
3. X	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, the ast follows:  Claims allowed:  Claims objected to:  Claims rejected:  However;  Applicant's response the affidavit, exhibit or required.	ded claims the proposed amendment the propose	would be a will be enter will be enter will be enter will be enter wing rejection(s):	allowed if submitted in ered will not be en	a separately filed amendment of the control of the	daims will		
3. X	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, the ast follows:  Claims allowed:  Claims objected to:  Claims rejected:  However;  Applicant's response the affidavit, exhibit or required.  The affidavit or exhibit will in presented.	ded claims the proposed amendment the propose	would be a will be enter will be enter will be enter will be enter wing rejection(s):	allowed if submitted in ered will not be en	a separately filed amendment of the control of the	daims will		
4	Newly proposed or amend the non-allowable claims.  Upon the filing an appeal, the ast follows:  Claims allowed:  Claims objected to:  Claims rejected:  However;  Applicant's response the affidavit, exhibit or required.  The affidavit or exhibit will in presented.	ded claims the proposed amendment the propose	would be a will be enter will be enter will be enter will be enter wing rejection(s):	allowed if submitted in ered will not be en	a separately filed amendment of the control of the	not earlier		